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Busch for "The Old Reliable"

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It's impossible to improve upon its **Quality** and **Purity**, because
it is brewed only from the best materials and thoroughly aged
in the largest storage cellars in the world. Its mildness and low
percentage of alcohol makes it friends **everywhere**.

Bottled only at the
Anheuser-Busch Brewery
St. Louis, Mo.

Aug. Kieck & Son, Distributors, Ironton, Mo.

Order of Publication.

STATE OF MISSOURI, ss.
COUNTY OF IRON.
In the Circuit Court of Iron County, Mis-
souri, October Term, 1911.

N. E. Gibbons, Plaintiff,
vs.
James B. Mackay, the unknown heirs of
James B. Mackay, deceased; Maria
Mackay, the unknown heirs of Maria
Mackay, deceased; William Mackay,
the unknown heirs of William Mackay,
deceased; Catharine Guignon, the un-
known heirs of Catharine Guignon, de-
ceased; Eliza Coleman, the unknown
heirs of Eliza Coleman, deceased; Amalia
Coleman, the unknown heirs of Amalia
Coleman, deceased; Julia Bowles, the
unknown heirs of Julia Bowles, de-
ceased; Simon L. Barker, the unknown
heirs of Simon L. Barker, deceased; Ze-
no Barker, Le Grand Barker, Gertrude
Barker, George Schultz, H. E. Schultz,
Mrs. Amelia Palmer, Mrs. Eda Osborn,
Mrs. Nettie Christian, sole heirs of
Eliza Schultz, deceased; Mrs. Nellie
Downey, Mrs. Bertha Higginfill and E.
H. Fairchild, sole heirs of T. B. Grigs-
by, deceased, Defendants.

Now at this day comes the plaintiff
herein, by his attorneys, Wm. R. Edgar,
Sr., and Wm. R. Edgar, Jr., and files his
petition and affidavit, alleging, among
other things, that all of the defendants
except George Schultz, Mrs. Nellie
Downey, Mrs. Bertha Higginfill and E.
H. Fairchild, sole heirs of T. B. Grigs-
by, deceased, Defendants.

Now at this day comes the plaintiff
herein, by his attorneys, Wm. R. Edgar,
Sr., and Wm. R. Edgar, Jr., and files his
petition and affidavit, alleging, among
other things, that all of the defendants
except George Schultz, Mrs. Nellie
Downey, Mrs. Bertha Higginfill and E.
H. Fairchild, sole heirs of T. B. Grigs-
by, deceased, Defendants.

Whereupon, it is ordered by the Clerk
in vacation, that said defendants be not-
ified by publication of the contents of
the above petition and affidavit, and that
the object and general nature of which is
fully set out in the petition filed in the
above entitled cause, which is in words
and figures as follows, to wit:

STATE OF MISSOURI, ss.
COUNTY OF IRON.
In the Circuit Court of Iron County, Mo.,
to October Term, 1911.

N. E. Gibbons, Plaintiff,
vs.

James B. Mackay, the unknown heirs of
James B. Mackay, deceased; Maria
Mackay, the unknown heirs of Maria
Mackay, deceased; William Mackay,
the unknown heirs of William Mackay,
deceased; Catharine Guignon, the un-
known heirs of Catharine Guignon, de-
ceased; Eliza Coleman, the unknown
heirs of Eliza Coleman, deceased; Amalia
Coleman, the unknown heirs of Amalia
Coleman, deceased; Julia Bowles, the
unknown heirs of Julia Bowles, de-
ceased; Simon L. Barker, the unknown
heirs of Simon L. Barker, deceased; Ze-
no Barker, Le Grand Barker, Gertrude
Barker, George Schultz, H. E. Schultz,
Mrs. Amelia Palmer, Mrs. Eda Osborn,
Mrs. Nettie Christian, sole heirs of
Eliza Schultz, deceased; Mrs. Nellie
Downey, Mrs. Bertha Higginfill and E.
H. Fairchild, sole heirs of T. B. Grigs-
by, deceased, Defendants.

Plaintiff states that he is the owner of
the following described tracts or parcels
of land, lying, being and situate in the
County of Iron and State of Missouri, to
wit:

Lots one and two of the northwest
quarter, and lot one of the southwest
quarter of section seven; and lot one of
the northwest quarter, and lots one and
two of the southwest quarter of section
six, all in township thirty-four, north, of
range three east.

person under whom they or either of
them claims or might claim title, have
been in actual possession of said lands or
any portion thereof, or have paid any
taxes thereon, for more than thirty-one
years immediately preceding the filing of
this petition, nor have they or either of
them ever brought any action to recover
said property or any part thereof.

Plaintiff further states that the defend-
ants claim to have some title, estate or
interest in the property above described
the nature and extent of whose interests,
or from whom derived, this Plaintiff is un-
able to state more definitely because the
facts are unknown to him.

Plaintiff further states that the un-
known heirs, devisees and assigns of
James B. Mackay, deceased, are such per-
sons as under the laws of the State of
Missouri would inherit as the next of kin
of said deceased, or are such persons as
may be named as devisees or legatees of
the deceased in the will of the deceased,
and are such persons as may have acquired
some right, title or interest, or claim of
right, title or interest as assigns or
grantees of said James B. Mackay, de-
ceased; that the names and number of
said unknown heirs, devisees or assigns
are to this Plaintiff unknown; that the
deed records of Iron County do not dis-
close their names, or the number of said
unknown heirs, devisees or assigns.

Plaintiff further states that the un-
known heirs, devisees and assigns of
Maria Mackay, deceased, are such per-
sons as under the laws of the State of
Missouri would inherit as the next of kin
of said deceased, or are such persons as
may be named as devisees or legatees of
the deceased in the will of the deceased,
and are such persons as may have acquired
some right, title or interest, or claim of
right, title or interest as assigns or
grantees of said Maria Mackay, de-
ceased; that the names and number of
said unknown heirs, devisees or assigns
are to this Plaintiff unknown; that the
deed records of Iron County do not dis-
close their names, or the number of said
unknown heirs, devisees or assigns.

Plaintiff further states that the un-
known heirs, devisees and assigns of
Catharine Guignon, deceased, are such per-
sons as under the laws of the State of
Missouri would inherit as the next of kin
of said deceased, or are such persons as
may be named as devisees or legatees of
the deceased in the will of the deceased,
and are such persons as may have acquired
some right, title or interest, or claim of
right, title or interest as assigns or
grantees of said Catharine Guignon, de-
ceased; that the names and number of
said unknown heirs, devisees or assigns
are to this Plaintiff unknown; that the
deed records of Iron County do not dis-
close their names, or the number of said
unknown heirs, devisees or assigns.

Plaintiff further states that the un-
known heirs, devisees and assigns of
Eliza Coleman, deceased, are such per-
sons as under the laws of the State of
Missouri would inherit as the next of kin
of said deceased, or are such persons as
may be named as devisees or legatees of
the deceased in the will of the deceased,
and are such persons as may have acquired
some right, title or interest, or claim of
right, title or interest as assigns or
grantees of said Eliza Coleman, de-
ceased; that the names and number of
said unknown heirs, devisees or assigns
are to this Plaintiff unknown; that the
deed records of Iron County do not dis-
close their names, or the number of said
unknown heirs, devisees or assigns.

Plaintiff further states that the un-
known heirs, devisees and assigns of
Amalia Coleman, deceased, are such per-
sons as under the laws of the State of
Missouri would inherit as the next of kin
of said deceased, or are such persons as
may be named as devisees or legatees of
the deceased in the will of the deceased,
and are such persons as may have acquired
some right, title or interest, or claim of
right, title or interest as assigns or
grantees of said Amalia Coleman, de-
ceased; that the names and number of
said unknown heirs, devisees or assigns
are to this Plaintiff unknown; that the
deed records of Iron County do not dis-
close their names, or the number of said
unknown heirs, devisees or assigns.

Plaintiff further states that the un-
known heirs, devisees and assigns of
Julia Bowles, deceased, are such per-
sons as under the laws of the State of
Missouri would inherit as the next of kin
of said deceased, or are such persons as
may be named as devisees or legatees of
the deceased in the will of the deceased,
and are such persons as may have acquired
some right, title or interest, or claim of
right, title or interest as assigns or
grantees of said Julia Bowles, de-
ceased; that the names and number of
said unknown heirs, devisees or assigns
are to this Plaintiff unknown; that the
deed records of Iron County do not dis-
close their names, or the number of said
unknown heirs, devisees or assigns.

Plaintiff further states that the un-
known heirs, devisees and assigns of
Simon L. Barker, deceased, are such per-
sons as under the laws of the State of
Missouri would inherit as the next of kin
of said deceased, or are such persons as
may be named as devisees or legatees of
the deceased in the will of the deceased,
and are such persons as may have acquired
some right, title or interest, or claim of
right, title or interest as assigns or
grantees of said Simon L. Barker, de-
ceased; that the names and number of
said unknown heirs, devisees or assigns
are to this Plaintiff unknown; that the
deed records of Iron County do not dis-
close their names, or the number of said
unknown heirs, devisees or assigns.

Plaintiff further states that the un-
known heirs, devisees and assigns of
Zeno Barker, Le Grand Barker, Gertrude
Barker, George Schultz, H. E. Schultz,
Mrs. Amelia Palmer, Mrs. Eda Osborn,
Mrs. Nettie Christian, sole heirs of
Eliza Schultz, deceased; Mrs. Nellie
Downey, Mrs. Bertha Higginfill and E.
H. Fairchild, sole heirs of T. B. Grigs-
by, deceased, are such persons as under
the laws of the State of Missouri would
inherit as the next of kin of said de-
ceased, or are such persons as may be
named as devisees or legatees of the de-
ceased in the will of the deceased, and
are such persons as may have acquired
some right, title or interest, or claim of
right, title or interest as assigns or
grantees of said T. B. Grigsby, de-
ceased; that the names and number of
said unknown heirs, devisees or assigns
are to this Plaintiff unknown; that the
deed records of Iron County do not dis-
close their names, or the number of said
unknown heirs, devisees or assigns.

close their names or the number of said
unknown heirs, devisees or assigns, or
the interest that said unknown heirs,
devisees or assigns may claim in said
real estate; that it is impossible for the
plaintiff to further describe the said par-
ties or their interests or to state more
definitely whether said parties claim as
heirs, devisees, or assigns or grantees of
said deceased, and he cannot insert their
names because they are unknown to him;
that plaintiff cannot describe their inter-
ests more definitely for the reason that
the above contains all the information
that plaintiff has or can obtain as to
said parties, their names, or the nature of
their claims, or the extent of the same.

Plaintiff further states that the unknown
heirs, devisees and assigns of Catharine
Guignon, deceased, are such persons as
under the laws of the State of Missouri
would inherit as the next of kin of said
deceased, or are such persons as may be
named as devisees or legatees of the de-
ceased in the will of the deceased, and
are such persons as may have acquired
some right, title or interest, or claim of
right, title or interest as assigns or
grantees of said Catharine Guignon, de-
ceased; that the names and number of
said unknown heirs, devisees or assigns
are to this Plaintiff unknown; that the
deed records of Iron County do not dis-
close their names, or the number of said
unknown heirs, devisees or assigns, or the
interest that said unknown heirs, devisees,
or assigns, may claim in said real estate;
that it is impossible for the plaintiff to fur-
ther describe the said parties, or their in-
terests, or to state more definitely whether
said parties claim as heirs, devisees, or
assigns or grantees of said deceased, and
he cannot insert their names because they
are unknown to him; that the plaintiff
cannot describe their interest more defi-
nitely for the reason that the above con-
tains all the information that plaintiff has
or can obtain as to said parties, their
names, or the nature of their claims, or
the extent of the same.

Plaintiff further states that the unknown
heirs, devisees and assigns of Eliza Cole-
man, deceased, are such persons as under
the laws of the State of Missouri would
inherit as the next of kin of said de-
ceased, or are such persons as may be
named as devisees or legatees of the de-
ceased in the will of the deceased, and
are such persons as may have acquired
some right, title or interest, or claim of
right, title or interest as assigns or
grantees of said Eliza Coleman, de-
ceased; that the names and number of
said unknown heirs, devisees or assigns
are to this Plaintiff unknown; that the
deed records of Iron County do not dis-
close their names, or the number of said
unknown heirs, devisees or assigns, or the
interest that said unknown heirs, devisees,
or assigns, may claim in said real estate;
that it is impossible for the plaintiff to fur-
ther describe the said parties, or their in-
terests, or to state more definitely whether
said parties claim as heirs, devisees, or
assigns or grantees of said deceased, and
he cannot insert their names because they
are unknown to him; that the plaintiff
cannot describe their interest more defi-
nitely for the reason that the above con-
tains all the information that plaintiff has
or can obtain as to said parties, their
names, or the nature of their claims, or
the extent of the same.

Plaintiff further states that the unknown
heirs, devisees and assigns of Amalia
Coleman, deceased, are such persons as
under the laws of the State of Missouri
would inherit as the next of kin of said
deceased, or are such persons as may be
named as devisees or legatees of the de-
ceased in the will of the deceased, and
are such persons as may have acquired
some right, title or interest, or claim of
right, title or interest as assigns or
grantees of said Amalia Coleman, de-
ceased; that the names and number of
said unknown heirs, devisees or assigns
are to this Plaintiff unknown; that the
deed records of Iron County do not dis-
close their names, or the number of said
unknown heirs, devisees or assigns, or the
interest that said unknown heirs, devisees,
or assigns, may claim in said real estate;
that it is impossible for the plaintiff to fur-
ther describe the said parties, or their in-
terests, or to state more definitely whether
said parties claim as heirs, devisees, or
assigns or grantees of said deceased, and
he cannot insert their names because they
are unknown to him; that the plaintiff
cannot describe their interest more defi-
nitely for the reason that the above con-
tains all the information that plaintiff has
or can obtain as to said parties, their
names, or the nature of their claims, or
the extent of the same.

Plaintiff further states that the unknown
heirs, devisees and assigns of Julia Bowles,
deceased, are such persons as under the
laws of the State of Missouri would in-
herit as the next of kin of said de-
ceased, or are such persons as may be
named as devisees or legatees of the de-
ceased in the will of the deceased, and
are such persons as may have acquired
some right, title or interest, or claim of
right, title or interest as assigns or
grantees of said Julia Bowles, de-
ceased; that the names and number of
said unknown heirs, devisees or assigns
are to this Plaintiff unknown; that the
deed records of Iron County do not dis-
close their names, or the number of said
unknown heirs, devisees or assigns, or the
interest that said unknown heirs, devisees,
or assigns, may claim in said real estate;
that it is impossible for the plaintiff to fur-
ther describe the said parties, or their in-
terests, or to state more definitely whether
said parties claim as heirs, devisees, or
assigns or grantees of said deceased, and
he cannot insert their names because they
are unknown to him; that the plaintiff
cannot describe their interest more defi-
nitely for the reason that the above con-
tains all the information that plaintiff has
or can obtain as to said parties, their
names, or the nature of their claims, or
the extent of the same.

Plaintiff further states that the unknown
heirs, devisees and assigns of Simon L. Barker,
deceased, are such persons as under the
laws of the State of Missouri would in-
herit as the next of kin of said de-
ceased, or are such persons as may be
named as devisees or legatees of the de-
ceased in the will of the deceased, and
are such persons as may have acquired
some right, title or interest, or claim of
right, title or interest as assigns or
grantees of said Simon L. Barker, de-
ceased; that the names and number of
said unknown heirs, devisees or assigns
are to this Plaintiff unknown; that the
deed records of Iron County do not dis-
close their names, or the number of said
unknown heirs, devisees or assigns, or the
interest that said unknown heirs, devisees,
or assigns, may claim in said real estate;
that it is impossible for the plaintiff to fur-
ther describe the said parties, or their in-
terests, or to state more definitely whether
said parties claim as heirs, devisees, or
assigns or grantees of said deceased, and
he cannot insert their names because they
are unknown to him; that the plaintiff
cannot describe their interest more defi-
nitely for the reason that the above con-
tains all the information that plaintiff has
or can obtain as to said parties, their
names, or the nature of their claims, or
the extent of the same.

Plaintiff further states that the unknown
heirs, devisees and assigns of Zeno Barker,
Le Grand Barker, Gertrude Barker, Geo-
rge Schultz, H. E. Schultz, Mrs. Amelia
Palmer, Mrs. Eda Osborn, Mrs. Nettie
Christian, sole heirs of Eliza Schultz, de-
ceased; Mrs. Nellie Downey, Mrs. Bertha
Higginfill and E. H. Fairchild, sole heirs
of T. B. Grigsby, deceased, are such per-
sons as under the laws of the State of
Missouri would inherit as the next of kin
of said deceased, or are such persons as
may be named as devisees or legatees of
the deceased in the will of the deceased,
and are such persons as may have acquired
some right, title or interest, or claim of
right, title or interest as assigns or
grantees of said T. B. Grigsby, de-
ceased; that the names and number of
said unknown heirs, devisees or assigns
are to this Plaintiff unknown; that the
deed records of Iron County do not dis-
close their names, or the number of said
unknown heirs, devisees or assigns, or the
interest that said unknown heirs, devisees,
or assigns, may claim in said real estate;
that it is impossible for the plaintiff to fur-
ther describe the said parties, or their in-
terests, or to state more definitely whether
said parties claim as heirs, devisees, or
assigns or grantees of said deceased, and
he cannot insert their names because they
are unknown to him; that the plaintiff
cannot describe their interest more defi-
nitely for the reason that the above con-
tains all the information that plaintiff has
or can obtain as to said parties, their
names, or the nature of their claims, or
the extent of the same.

Plaintiff further states that the unknown
heirs, devisees and assigns of Eliza Coleman,
deceased, are such persons as under the
laws of the State of Missouri would in-
herit as the next of kin of said de-
ceased, or are such persons as may be
named as devisees or legatees of the de-
ceased in the will of the deceased, and
are such persons as may have acquired
some right, title or interest, or claim of
right, title or interest as assigns or
grantees of said Eliza Coleman, de-
ceased; that the names and number of
said unknown heirs, devisees or assigns
are to this Plaintiff unknown; that the
deed records of Iron County do not dis-
close their names, or the number of said
unknown heirs, devisees or assigns, or the
interest that said unknown heirs, devisees,
or assigns, may claim in said real estate;
that it is impossible for the plaintiff to fur-
ther describe the said parties, or their in-
terests, or to state more definitely whether
said parties claim as heirs, devisees, or
assigns or grantees of said deceased, and
he cannot insert their names because they
are unknown to him; that the plaintiff
cannot describe their interest more defi-
nitely for the reason that the above con-
tains all the information that plaintiff has
or can obtain as to said parties, their
names, or the nature of their claims, or
the extent of the same.

Plaintiff further states that the unknown
heirs, devisees and assigns of Amalia Cole-
man, deceased, are such persons as under
the laws of the State of Missouri would
inherit as the next of kin of said de-
ceased, or are such persons as may be
named as devisees or legatees of the de-
ceased in the will of the deceased, and
are such persons as may have acquired
some right, title or interest, or claim of
right, title or interest as assigns or
grantees of said Amalia Coleman, de-
ceased; that the names and number of
said unknown heirs, devisees or assigns
are to this Plaintiff unknown; that the
deed records of Iron County do not dis-
close their names, or the number of said
unknown heirs, devisees or assigns, or the
interest that said unknown heirs, devisees,
or assigns, may claim in said real estate;
that it is impossible for the plaintiff to fur-
ther describe the said parties, or their in-
terests, or to state more definitely whether
said parties claim as heirs, devisees, or
assigns or grantees of said deceased, and
he cannot insert their names because they
are unknown to him; that the plaintiff
cannot describe their interest more defi-
nitely for the reason that the above con-
tains all the information that plaintiff has
or can obtain as to said parties, their
names, or the nature of their claims, or
the extent of the same.

Plaintiff further states that the unknown
heirs, devisees and assigns of Julia Bowles,
deceased, are such persons as under the
laws of the State of Missouri would in-
herit as the next of kin of said de-
ceased, or are such persons as may be
named as devisees or legatees of the de-
ceased in the will of the deceased, and
are such persons as may have acquired
some right, title or interest, or claim of
right, title or interest as assigns or
grantees of said Julia Bowles, de-
ceased; that the names and number of
said unknown heirs, devisees or assigns
are to this Plaintiff unknown; that the
deed records of Iron County do not dis-
close their names, or the number of said
unknown heirs, devisees or assigns, or the
interest that said unknown heirs, devisees,
or assigns, may claim in said real estate;
that it is impossible for the plaintiff to fur-
ther describe the said parties, or their in-
terests, or to state more definitely whether
said parties claim as heirs, devisees, or
assigns or grantees of said deceased, and
he cannot insert their names because they
are unknown to him; that the plaintiff
cannot describe their interest more defi-
nitely for the reason that the above con-
tains all the information that plaintiff has
or can obtain as to said parties, their
names, or the nature of their claims, or
the extent of the same.

Plaintiff further states that the unknown
heirs, devisees and assigns of Simon L. Barker,
deceased, are such persons as under the
laws of the State of Missouri would in-
herit as the next of kin of said de-
ceased, or are such persons as may be
named as devisees or legatees of the de-
ceased in the will of the deceased, and
are such persons as may have acquired
some right, title or interest, or claim of
right, title or interest as assigns or
grantees of said Simon L. Barker, de-
ceased; that the names and number of
said unknown heirs, devisees or assigns
are to this Plaintiff unknown; that the
deed records of Iron County do not dis-
close their names, or the number of said
unknown heirs, devisees or assigns, or the
interest that said unknown heirs, devisees,
or assigns, may claim in said real estate;
that it is impossible for the plaintiff to fur-
ther describe the said parties, or their in-
terests, or to state more definitely whether
said parties claim as heirs, devisees, or
assigns or grantees of said deceased, and
he cannot insert their names because they
are unknown to him; that the plaintiff
cannot describe their interest more defi-
nitely for the reason that the above con-
tains all the information that plaintiff has
or can obtain as to said parties, their
names, or the nature of their claims, or
the extent of the same.

Plaintiff further states that the unknown
heirs, devisees and assigns of Zeno Barker,
Le Grand Barker, Gertrude Barker, Geo-
rge Schultz, H. E. Schultz, Mrs. Amelia
Palmer, Mrs. Eda Osborn, Mrs. Nettie
Christian, sole heirs of Eliza Schultz, de-
ceased; Mrs. Nellie Downey, Mrs. Bertha
Higginfill and E. H. Fairchild, sole heirs
of T. B. Grigsby, deceased, are such per-
sons as under the laws of the State of
Missouri would inherit as the next of kin
of said deceased, or are such persons as
may be named as devisees or legatees of
the deceased in the will of the deceased,
and are such persons as may have acquired
some right, title or interest, or claim of
right, title or interest as assigns or
grantees of said T. B. Grigsby, de-
ceased; that the names and number of
said unknown heirs, devisees or assigns
are to this Plaintiff unknown; that the
deed records of Iron County do not dis-
close their names, or the number of said
unknown heirs, devisees or assigns, or the
interest that said unknown heirs, devisees,
or assigns, may claim in said real estate;
that it is impossible for the plaintiff to fur-
ther describe the said parties, or their in-
terests, or to state more definitely whether
said parties claim as heirs, devisees, or
assigns or grantees of said deceased, and
he cannot insert their names because they
are unknown to him; that the plaintiff
cannot describe their interest more defi-
nitely for the reason that the above con-
tains all the information that plaintiff has
or can obtain as to said parties, their
names, or the nature of their claims, or
the extent of the same.

Plaintiff further states that the unknown
heirs, devisees and assigns of Eliza Coleman,
deceased, are such persons as under the
laws of the State of Missouri would in-
herit as the next of kin of said de-
ceased, or are such persons as may be
named as devisees or legatees of the de-
ceased in the will of the deceased, and
are such persons as may have acquired
some right, title or interest, or claim of
right, title or interest as assigns or
grantees of said Eliza Coleman, de-
ceased; that the names and number of
said unknown heirs, devisees or assigns
are to this Plaintiff unknown; that the
deed records of Iron County do not dis-
close their names, or the number of said
unknown heirs, devisees or assigns, or the
interest that said unknown heirs, devisees,
or assigns, may claim in said real estate;
that it is impossible for the plaintiff to fur-
ther describe the said parties, or their in-
terests, or to state more definitely whether
said parties claim as heirs, devisees, or
assigns or grantees of said deceased, and
he cannot insert their names because they
are unknown to him; that the plaintiff
cannot describe their interest more defi-
nitely for the reason that the above con-
tains all the information that plaintiff has
or can obtain as to said parties, their
names, or the nature of their claims, or
the extent of the same.

determine the estate, title and interest of
said parties, respectively, and to the
above described real estate, and to define
and adjust by its judgment or decree the
title, estate and interest of the parties hereto,
severally, in and to the above described real
property.

EDGAR & EDGAR,
Attorneys for Plaintiff.

STATE OF MISSOURI, ss.
COUNTY OF IRON.

N. E. Gibbons, plaintiff in the above en-
titled cause, being duly sworn, upon oath
states, that he has read the above petition,
and that there are persons interested in the
subject matter of the above petition, as in
said petition alleged, whose names cannot
be inserted therein because they are un-
known to the plaintiff; that such unknown
persons derive their interests by inher-
itance from James B. Mackay, Catharine
Guignon, Eliza Coleman, Amalia Coleman,
Julia Bowles, deceased, as more particularly
described and set forth in the above men-
tioned petition; that the nature and extent of
their interests could not be stated in the petition
because they are unknown to plaintiff; that
the unknown heirs of said James B. Mack-
ay, Maria Mackay, William Mackay, Cath-
arine Guignon, Eliza Coleman, Amalia Cole-
man and Julia Bowles claim some interest
in the above described real estate, the na-
ture and extent of which cannot be set
forth in the above petition because it is un-
known to plaintiff. But the affiant verily
believes that the allegations made in the
foregoing petition are true to the best of
affiant's knowledge and belief.

N. E. GIBBONS, Plaintiff.
Subscribed and sworn to before me this
3d day of August, 1911.

(L. S.) WM. R. EDGAR,
Notary Public.

My commission expires Dec. 11, 1912.

And that unless the said defendants do
appear at this Court, at the next term
thereof, to be begun and holden at the
Court House in the City of Ironton, in said
County, on the 23d day of October next,
and on or before the third day of said term,
if the term shall so long continue—and if
not, then on or before the last day of said
term—answer or plead to the petition in
said cause, the same will be taken as con-
fessed, and judgment will be rendered ac-
cordingly.

And it is further ordered, that a copy
hereof be published, according to law, in
the IRON COUNTY REGISTER, a weekly
newspaper published in said County of Iron,
for four weeks successively, published at
least once a week, the last insertion to be at
least thirty days before the first day of said
next October Term of this Court.

J. M. HAWKINS, Circuit Clerk.

A true copy from the record:

(SEAL) Court of Iron County, this 11th
day of August, 1911.

J. M. HAWKINS, Circuit Clerk.

Order of Publication.

STATE OF MISSOURI, ss.
COUNTY OF IRON.

In the Circuit Court of Iron County Mis-
souri, to October Term, 1911.

Big Xuddy Coal and Iron Company, a corpo-
ration, Plaintiff,
vs.

Henry Eldson, William H. Edmondson, Charles
Edmondson, Mary Edmondson, Roe Ed-
mondson, William George, A. L. George,
James George, Mary George, Carilla Road
and Jefferson, her husband, Lucy A. Bell
and W. E. Bell, her husband, Fanny C.
Harral and John W. Harral, her husband,
H. M. Valle, Jr., her husband, Annie Austin
Grove, her husband, Elizabeth Lassater
and Ellis Lassater, her husband, Annie Ho-
gan, her husband, James Hogan, Emma
Swingle and J. Swingle, her husband, John
Campbell and Nan Campbell, her wife, Ca-
tharine Campbell, her husband, Floy Rigdon,
her husband, Jennie McClain and W. C. Mc-
Clain, her husband, Floy Rigdon, Grace
George, Louis Robinson, heirs of Polly
Eldson, deceased, the unknown heirs of
Louis V. Boggy, deceased, the unknown heirs
of George W. Nabb, deceased, and the un-
known heirs of John Epps Cowan, de-
ceased, Defendants.

Now at this day comes the plaintiff herein,
by its attorney, Wm. R. Edgar, and shows by
its petition, that the defendants herein
alleged, that defendants, Carilla Road and
Jefferson, her husband, Mary George and
James George, her husband, Fanny C. Har-
ral and John W. Harral, her husband, H. M.
Valle, Jr., her husband, Annie Austin Grove,
her husband, Elizabeth Lassater and Ellis
Lassater, her husband, Annie Hogan, her
husband, James Hogan, Emma Swingle and
J. Swingle, her husband, John Campbell and
Nan Campbell, her wife, Catharine Camp-
bell, her husband, Floy Rigdon, her hus-
band, Jennie McClain and W. C. McClain,
her husband, Floy Rigdon, Grace George,
Louis Robinson, heirs of Polly Eldson, de-
ceased, the unknown heirs of Louis V. Boggy,
deceased, the unknown heirs of George W.
Nabb, deceased, and the unknown heirs of
John Epps Cowan, deceased, are not resi-
dents of the State of Missouri, and that
they cannot be served with process in said
State of Missouri.

And it further appearing to the Court that
a summons has been issued against each of
the defendants, William H. Edmondson,
Charles Edmondson and Roe Edmondson,
and the Sheriff to whom it was directed has
made a non est return thereon as to said
defendants, and the Court being first satisfied
that process cannot be served in this State
on said above-named defendants, it is
ordered, that the Court shall appoint a
special master to hear and report on the
petition of the plaintiff herein.

And that unless the said defendants be and
appear at this Court, at the next term there-
of, to be begun and holden at the Court house
in the City of Ironton, in said County, on or
before the third day of said term, if the term
shall so long continue—and if not, then on or
before the last day of said term—answer or
plead to the petition in said cause, the same
will be taken as confessed, and judgment
will be rendered accordingly.

And it is further ordered, that a copy here-
of be published, according to law, in the
IRON COUNTY REGISTER, a newspaper pub-
lished in said County of Iron, for four weeks
successively, published at least once a week,
the last insertion to be at least thirty days
before the first day of said next October term
of this Court.

J. M. HAWKINS,
Circuit Clerk.

A true copy from the record: